

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF MISSOURI**

**RACHEL AUMICK, Individually and )  
on behalf of the Heirs at Law of SHANE )  
AUMICK, deceased, )  
)  
Plaintiff, )  
)  
V. )  
)  
CITY OF AVA, MISSOURI, )  
OFC. KALEB BERKSHIRE, )  
LESTER E. COX MEDICAL CENTERS )  
d/b/a COXHEALTH CENTER AVA, )  
and STEPHEN WOOD, )  
Defendants. )**

**Case No. 6:21-cv-03072-BP**

**JURY TRIAL DEMANDED**

**PLAINTIFF'S DESIGNATIONS OF EXPERT WITNESSES**

COMES NOW Plaintiff, by and through counsel of record, and for her designation of expert witnesses states the following:

1. Colonel Hugh L. Mills, Jr.  
11300 N. Robinhood Lane  
Kansas City, Missouri 64154

*See Colonel Mills' expert report materials attached hereto.*

2. Lee E. Morrow, M.D.  
Creighton University College of Medicine  
Department of Internal Medical  
Division of Pulmonary, Critical Care & Sleep Medicine  
Creighton University Education Building  
7710 Mercy Road, Suite 401  
Omaha, Nebraska 68124

*See Dr. Morrow's expert report materials attached hereto.*

3. Joshua Deese, NRP, EMT-P  
723 SE 31<sup>st</sup> Avenue  
Ocala, Florida 34471

*See Paramedic Deese's expert report materials attached hereto.*

4. Samuel K. Caughron, MD FCAP  
MAWD Pathology Group  
9705 Lenexa Drive  
Lenexa, Kansas 66215

Upon agreement of the parties, Dr. Caughron's expert report materials will be produced on or before January 21, 2022.

5. Plaintiff reserves the right to rely on the testimony of any of the Defendants' experts. Furthermore, Plaintiff reserves the right to rely on the testimony of any of the Defendants' hybrid fact and/or expert witnesses.

6. Plaintiff reserves the right to call any rebuttal expert(s) as necessary in the above-captioned cause.

Respectfully submitted,

LAUREN ALLEN, LLC

By: /s/ Lauren Perkins Allen

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**ATTORNEY FOR PLAINTIFF**